Amendment No. 1 to HJR0307

	<u>Sta</u>	nle	y			
Signatu	ıre	of	S	po	ns	or

FILED		
Date		
Time		
Clerk		
Comm. Amdt		

AMEND <SB>

House Joint Resolution No. 307*

by deleting all resolving clauses of the introduced resolution and by substituting instead the following language:

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FOURTH GENERAL ASSEMBLY OF THE STATE OF TENNESSEE, THE SENATE CONCURRING, that the bridge on Appling Road crossing I-40 in Shelby County, designated as bridge number 79I00400113 at Log mile 18.89 by the Tennessee Department of Transportation, is hereby designated as the "Adrian P. Rogers Bridge" in recognition of an outstanding citizen who exemplifies the true spirit of the Volunteer State.

BE IT FURTHER RESOLVED, that the Department of Transportation is directed to erect suitable signs or to affix suitable markers designating such bridge on Appling Road crossing I-40 in Shelby County as the "Adrian P. Rogers Bridge".

BE IT FURTHER RESOLVED, that this act shall become operative only if the federal highway administrator advises the Commissioner of Transportation in writing that the provisions of this act shall not render Tennessee in violation of federal laws and regulations and subject to penalties prescribed therein.

BE IT FURTHER RESOLVED, that the erection of such signs shall be within the guidelines prescribed by the Manual on Uniform Traffic Control Devices.

BE IT FURTHER RESOLVED, that this resolution shall become operative only if the cost of the manufacture and installation of such signs is paid to the department of transportation from non-state funds within one (1) year of the effective date of this act. Such payment shall be made prior to any expenditure by the state for the manufacture or installation of such signs. The department shall return any unused portion of the estimated cost to the person or entity paying for such signs within thirty (30) days of the erection of such signs. If the actual cost exceeds the estimated cost, an amount equal

to the difference in such costs shall be remitted to the department in non-state funds within thirty (30) days of the sponsoring person or entity receiving an itemized invoice of the actual cost from the department.

BE IT FURTHER RESOLVED, that a certified copy of this resolution be transmitted to the Commissioner of Transportation.